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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/995,665	11/29/2001	Su-Woong Lee	8733.538.00	2645	
7	7590 09/15/2003				
MCKENNA LONG & ALDRIDGE			EXAMINER		
1900 K STREI WASHINGTO	N, DC 20006		NGUYEN,	JOSEPH H	
			ART UNIT	PAPER NUMBER	
			2815		
			DATE MAILED: 09/15/2003		

Please find below and/or attached an Office communication concerning this application or proceeding.

•		Application No.		Applicant(s)	(,700
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	Office Action Summary	09/995,665 Examiner		LEE, SU-WOONG Art Unit	
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	The MAILING DATE of this communication app	Joseph Nguyen	t with the c	2815	lroce
Period fo		ears on the cover snee	. with the c	orrespondence add	7633
THE I - External after - If the - If NO - Failur - Any r	ORTENED STATUTORY PERIOD FOR REPL' MAILING DATE OF THIS COMMUNICATION. nsions of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. e period for reply specified above is less than thirty (30) days, a reply o period for reply is specified above, the maximum statutory period v re to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ad patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, ma within the statutory minimum of ill apply and will expire SIX (6) I cause the application to becom	y a reply be tim thirty (30) days MONTHS from e ABANDONEI	nely filed s will be considered timely. the mailing date of this cor O (35 U.S.C. § 133).	
1) 🗌	Responsive to communication(s) filed on	<u></u> .			
2a) [This action is FINAL . 2b)⊠ Th	is action is non-final.			
3)□ Dispositi	Since this application is in condition for alloward closed in accordance with the practice under too of Claims	•			ements is
	Claim(s) 1-22 is/are pending in the application				
	4a) Of the above claim(s) is/are withdraw				
	Claim(s) is/are allowed.				
· <u> </u>	Claim(s) <u>1-22</u> is/are rejected.		•		
· · · · · · · · · · · · · · · · · · ·	Claim(s) is/are objected to.				
· ·	Claim(s) are subject to restriction and/or	r election requirement			
-	ion Papers				
9) 🗌 .	The specification is objected to by the Examine	·.			
10)🖾	The drawing(s) filed on <u>29 November 2001</u> is/ar	e: a)⊠ accepted or b)□	objected t	o by the Examiner.	
	Applicant may not request that any objection to the	e drawing(s) be held in ab	eyance. Se	ee 37 CFR 1.85(a).	
11) 🔲 -	The proposed drawing correction filed on	is: a) approved b)	disappro	ved by the Examine	r.
	If approved, corrected drawings are required in rep	ly to this Office action.			
12) 🗌 🗆	The oath or declaration is objected to by the Ex	aminer.			
Priority u	ınder 35 U.S.C. §§ 119 and 120				
13)⊠	Acknowledgment is made of a claim for foreign	priority under 35 U.S.	C. § 119(a))-(d) or (f).	
a)[☑ All b)☐ Some * c)☐ None of:				
	1. Certified copies of the priority documents	s have been received.			•
	2. Certified copies of the pnonty documents	s have been received in	n Application	on No	
* S	3. Copies of the certified copies of the prior application from the International Bursee the attached detailed Office action for a list	eau (PCT Rule 17.2(a))).		Stage
	cknowledgment is made of a claim for domestic	•			application).
a) ☐ The translation of the foreign language pro Acknowledgment is made of a claim for domesti	visional application has	s been rece	eived.	
Attachment	· .	·			
2) 🔲 Notice	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449) Paper No(s) <u>2</u>	5) Notice		(PTO-413) Paper No(s Patent Application (PTO	
S. Patent and Tr		tion Summary		Part of Paper No. 4	



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DETAILED ACTION

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-22 are rejected under 35 U.S.C. 103(a) as being unpatentable over figure 3 of the acknowledged prior art (APA) in view of JP 5-249422.

Regarding claim 1, (APA) discloses on figure 3 a seal pattern of a liquid crystal display device comprising a substrate 10 having a plurality of unit cell regions; a plurality of main seal patterns 21 on the substrate, each main seal pattern being formed at a boundary of a corresponding unit cell region; and a first sub seal pattern 31 surrounding all of the main seal patterns and having a plurality of open portions. (APA) does not disclose each main seal pattern being formed at a boundary of a corresponding unit cell region except for one unit cell region. However, JP5-249422 discloses on figure 2 each main seal pattern 13 being formed at a boundary of a corresponding unit cell region except for one unit cell region 13a. In view of such teaching, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify (APA) by having each main seal pattern being formed at a boundary of a corresponding unit cell region except for one unit cell region for the purpose of reducing the thickness of the substrate at a good yield a taught by JP5-249422.



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Regarding claims 2-16, (APA) and JP5-249422 together disclose all the structures and steps of the method set forth in the claimed invention.

Regarding claim 17, (APA) discloses on figure 3 a seal pattern of a liquid crystal display device comprising a glass substrate 10 having a plurality of unit cell regions; a plurality of main seal patterns 21 on the substrate, each main seal pattern being formed at a boundary of a corresponding one of the unit cell regions; plurality of injection holes 22 each formed at a lower center portion of a corresponding main seal pattern; a first subs seal pattern 31 surrounding all of the main seal patterns and having a plurality of air vent portions; a plurality of additional seal patterns 33 for air ventilation each formed at a corresponding air vent portion; and a second sub seal pattern 33 having a plurality of open portions. (APA) does not disclose each main seal pattern being formed at a boundary of a corresponding unit cell region except for at least one middle unit cell region. However, JP5-249422 discloses on figure 2 each main seal pattern 13 being formed at a boundary of a corresponding unit cell region except for at least one middle unit cell region 13a. In view of such teaching, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify (APA) by having each main seal pattern being formed at a boundary of a corresponding unit cell region except for at least one middle unit cell region for the purpose of reducing the thickness of the substrate at a good yield a taught by JP5-249422.

Note that applicant admitted on page 6 of the instant application that the sub-seal patterns 31, 32,33 also function as air vent. Therefore, these patterns are also considered air vents.



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Regarding claims 17-18, 21-22, (APA) and JP5-249422 together disclose all the structures and steps of the method set forth in the claimed invention.

Regarding claim 19, (APA) and JP5-249422 together disclose substantially all the structures set forth in the claimed invention except the width of the plurality of seal patterns for air ventilation being about 1.5 to 2 mm. However, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify (APA) and JP5-249422 by having the width of the plurality of seal patterns for air ventilation being about 1.5 to 2 mm for the purpose of improving the performance of a liquid crystal display device, since it has been held that where the general conditions of a claim are disclosed in the prior art discovering the optimum or working ranges involves only routine skill in the art. In re Aller, 105 USPQ 233.

Regarding claim 20, (APA) and JP5-249422 together disclose substantially all the structures set forth in the claimed invention except the length of the plurality of seal patterns for air ventilation being about 70 to 100 mm. However, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify (APA) and JP5-249422 by having the length of the plurality of seal patterns for air ventilation being about 70 to 100 mm for the purpose of improving the performance of a liquid crystal display device, since it has been held that where the general conditions of a claim are disclosed in the prior art discovering the optimum or working ranges involves only routine skill in the art. In re Aller, 105 USPQ 233.

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The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

US Patent 6392354 B1 to Matsueda discloses a driving circuit of an electro optical device.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Joseph Nguyen whose telephone number is (703) 308-1269. The examiner can normally be reached on Monday-Friday, 7:30 am- 4:30 pm

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Eddie Lee can be reached on (703) 308-1690. The fax phone numbers for the organization where this application or proceeding is assigned is (703) 308-7382 for regular communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0956.

JN June 23, 2003

> JEROME JACKSON PRIMARY EXAMINER